2. That the proceeds of sale in the amount of \$6,684.29 shall be paid to secured creditor Gla		
Money Bank.		
That the Debtors be allowed to sign any and all documents to complete the sale of the Je-		
Ski.		
Submitted by:		
STEFANIE H. CLEMENT, P.C.		
Du (a) Stafania II Clamana		
By /s/ Stefanie H. Clement STEFANIE H. CLEMENT, ESQ.		
Attorney for Debtor 9960 W. Cheyenne Ave., Suite 230 Las Vegas, Nevada 89129		
Tas vegas, Nevalla 87129		
APPROVED AS TO FORM AND CONTENT		
By WWW q- 25-09 RICK A. YARNALL		
Chapter 13-Trustee 701 Bridger Ave., #820		
Las Vegas, NV 80101		
2 Y \SteflBankrupty\Willson,Consuelo&Leland\order wpd		

1	ALTERNATIVE METHOD re: RULE 9021:		
2		□ The court waived the requirements of approval under LR 9021.	
3		□ No parties appeared or filed written objections, and there is no trustee appointed	
4		in this case.	
5 6		I have delivered a copy of this proposed order to all attorneys and unrepresented parties who appeared at the hearing, and any trustee appointed in this case, and each has approved or disapproved the order, or failed to respond, as indicated below [list	
7		each party and whether the party has approved, disapproved, or failed to respond to the document]:	
8 9	(2)	No language other than "approved" or "disapproved" may appear above opposing counsel's signature; and	
10	(3)	Unless the court orders otherwise, "opposing counsel" means any attorney who appeared at the hearing regarding the matter that is the subject of the order or who filed objections.	
11	(4)	Variations from the certification language indicated in paragraph (c)(1) may be cause	
12		for returning the draft order unsigned by the court.	
13	(d) Orders on applications or motions for which no hearing is held, and no objections are received. If a party requests an order on an application or motion, but did not schedule a hearing on the motion or application, relying instead on the absence of any objection to the requested relief, the		
14			
15	party must also submit, with the proposed order, a declaration or affidavit containing the following: (1) A summary of why a hearing is not necessary in the matter;		
16	(2)	A summary of why a hearing is not necessary in the matter; A statement of how and when notice of the application or motion was served, and a	
17	()	list of those entities served; and	
18	(3)	Λ statement that the declarant or affiant has not received and knows of no objections to the relief requested as of the time the proposed order was submitted.	
19			
20	<u>NONE</u>		
21	No opposition was filed to the motion and no other party or counsel appeared at the hearing.		
22			
23	Trustee, Rick A. Yarnall		
24	Approv	red Disapproved Failed to Respond	
25			
26	###		
27			
28		3 Y \SteftBankrupty\\William, Consue\lo&Le\and\\nrder wpd	